1 2

3

4 5

6

7

8

10

1112

13

14

1516

17

18

19 20

2122

2324

25

2627

28

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

* * *

Plaintiffs,

v.

Century Surety Co.,

Andrew et al.,

Defendant.

Case No. 2:12-cv-00978-APG-PAL

ORDER GRANTING CENTURY SURETY COMPANY'S REQUEST FOR JUDICIAL NOTICE

On May 13, 2013, Defendant Century Surety Company ("Defendant") filed its Request for Judicial Notice Submitted in Support of its Counter Motion for Summary Judgment. (ECF#73-5).

Judicial Notice is governed by Federal Rule of Evidence 201. "A judicially noticed fact must be one not subject to reasonable dispute in that it is either (1) generally known within the territorial jurisdiction of the trial court or (2) capable of accurate and ready determination by resort to sources whose accuracy cannot reasonably be questioned." Fed. R. Evid. 201(b)(1)-(2). "[A] party requesting judicial notice bears the burden of persuading the trial judge that the fact is a proper matter for judicial notice." *In re Tyrone F. Conner Corporation*, 140 B.R. 771, 781 (Bankr. E.D. Cal. 1992). "To sustain its burden in persuading the trial judge that the adjudicative fact sought to be noticed is in fact proper for notice under FRE 201, the party must (1) persuade the court that the particular fact is not reasonably subject to dispute and is capable of immediate and accurate determination by resort to a source 'whose accuracy cannot reasonably be questioned'...." *Id.* at 781. In other words, "the fact must be one that only an unreasonable person

1	would insist on disputing." United States v. Jones, 29 F.3d 1549, 1553 (11th Cir.1994).
2	Documents that are part of the public record may be judicially noticed to show, for example, that
3	a judicial proceeding occurred or that a document was filed in another court case, but a court may
4	not take judicial notice of findings of facts from another case. See Wyatt v. Terhune, 315 F.3d
5	1108, 1114 & n. 5 (9th Cir.2003); Lee v. City of Los Angeles, 250 F.3d 668 (9th Cir.2001); Jones,
6	29 F.3d at 1553. Nor may the court take judicial notice of any matter that is in dispute. Lee, 250
7	F.3d at 689–90; Lozano v. Ashcroft, 258 F.3d 1160, 1165 (10th Cir.2001).
8	Defendant requests that the Court take judicial notice of the following documents:
9	
10	Exhibit 6 to the Compendium of Exhibits: State of Nevada Traffic Accident Report (dated 1/12/09).
11	Exhibit 7 to the Compendium of Exhibits: City of Henderson
12	Police Incident Report (dated 2/2/09).
13	Exhibit 14 to the Compendium of Exhibits: Complaint in the matter titled Lee Pretner, et al. v. Michael A. Vasquez, et al.,
14	District Court for Clark County, Nevada, Case No. A-11-632845- C.
15	Exhibit 19 to the Compendium of Exhibits: Defaults filed against Blue Streak and Michael Vasquez in the matter Lee
16	Pretner, et al. v. Michael A. Vasquez, et al., District Court for Clark County, Nevada, Case No. A-11-632845-C (dated 6/27/11).
17	Exhibit 21 to the Compendium of Exhibits: Notice to Set Aside
18	Default Against Michael Vasquez filed in the matter <i>Lee Pretner</i> , et al. v. Michael A. Vasquez, et al., District Court for Clark
19	County, Nevada, Case No. A-11-632845-C (dated 6/28/11).
20	Exhibit 25 to the Compendium of Exhibits: Application for Entry of Default Judgment (without exhibits) in the matter <i>Lee</i>
21	Pretner, et al. v. Michael A. Vasquez, et al., District Court for Clark County, Nevada, Case No. A-11-632845-C (dated 10/20/11).
22	Exhibit 26 to the Compendium of Exhibits: Notice of Prove-Up
23	Hearing in the matter <i>Lee Pretner</i> , et al. v. Michael A. Vasquez, et al., District Court for Clark County, Nevada, Case No. A-11-
24	632845-C (filed on February 29, 2012).
25	
26	Exhibit 27 to the Compendium of Exhibits: Court Minutes dated
27	April 11, 2012 in the matter titled <i>Lee Pretner</i> , et al. v. Michael A.
28	

	Case 2:12-cv-00978-APG-PAL Document 119 Filed 09/27/13 Page 3 of 3
1 2 3	 Vasquez, et al., District Court for Clark County, Nevada, Case No. A-11-632845-C. Exhibit 28 to the Compendium of Exhibits: Default Judgment signed by the Court on April 11, 2012 in the matter titled Lee Pretner, et al. v. Michael A. Vasquez, et al., District Court for
4	Clark County, Nevada, Case No. A-11-632845-C. Exhibit 29 to the Compendium of Exhibits: Notice of Removal
5 6	and Complaint - <i>Andrew v. Century Surety</i> USDC Case No. 2:12-cv-00978 (Court Document No. 1)
7	(ECF#73-5 at 2-3).
8	Plaintiffs have filed no opposition to Defendant's Request for Judicial Notice.
9	Accordingly, the Court will take notice of those documents, but only to the extent that they
10	demonstrate that the reports or judicial proceedings they represent occurred, and for no other
11	purpose. The Court does not take notice of the contents of those documents.
12	For good cause showing, Defendant's Request for Judicial Notice Submitted in Support of
13	its Counter Motion for Summary Judgment, ECF#73-5, is GRANTED IN PART .
14 15	DATED this 27 th day of September, 2013.
16	
17	
18	ANDREW P. GORDON UNITED STATES DISTRICT JUDGE
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	